

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCY
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/815,202	03/31/2004	Robert P. Cassoni	527.1001DIV	9504
23280	7590 11/17/2004		EXAM	INER
	DAVIDSON & KAP	YEAGLEY, DANIEL S		
485 SEVENTH AVENUE, 14TH NEW YORK, NY 10018		OK	ART UNIT	PAPER NUMBER
,			3611	

DATE MAILED: 11/17/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/815,202	CASSONI, ROBERT P.			
		Examiner	Art Unit			
		Daniel Yeagley	3611			
Period fo			•			
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply of period for reply is specified above, the maximum statutory period of the to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be to y within the statutory minimum of thirty (30) do will apply and will expire SIX (6) MONTHS fro , cause the application to become ABANDON	timely filed ays will be considered timely. m the mailing date of this communication. NED (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 31 March 2004.					
2a) <u></u> ☐	This action is FINAL . 2b)⊠ This	action is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) 1-18 is/are pending in the application 4a) Of the above claim(s) is/are withdray Claim(s) is/are allowed. Claim(s) 1-18 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	wn from consideration.				
Applicati	ion Papers					
9)⊠ The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority (under 35 U.S.C. § 119					
a)l	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applica rity documents have been received in Received.	ation No ved in this National Stage			
Attachmen						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
3) 🔲 Inforr	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date		Patent Application (PTO-152)			

Application/Control Number: 10/815,202 Page 2

Art Unit: 3611

DETAILED ACTION

Information Disclosure Statement

1. The listing of references in the specification is not a proper information disclosure statement. 37 CFR 1.98(b) requires a list of all patents, publications, or other information submitted for consideration by the Office, and MPEP § 609 A(1) states, "the list may not be incorporated into the specification but must be submitted in a separate paper." Therefore, unless the references have been cited by the examiner on form PTO-892, they have not been considered.

Specification

- 2. The disclosure is objected to because of the following informalities:

 paragraph [0001] line 1, after the patent application numeral 09/924,039, the current status of application should be inserted; such as --; now U.S. patent 6,715,774 issued April 06, 2004--. Appropriate correction is required.
- 3. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter "an assist device" which was not describe in the specification in such a way as to clearly indicate the metes and bounds of such a limitation. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Appropriate correction is required.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

5. Claims 1, 3 and 14 are rejected under 35 U.S.C. 102(a) as being anticipated by Burns.

Burns shows a golf club carrier comprising a golf bag supported by a carrier body 10 (column 3, line 13-15), having two wheels 14, a support surface, a handle 18 and a hitching device connected to the carrier body (figure 1), and includes an assist device 20 connected to the carrier body for assisting lifting of the club carrier (column 3, line 24-42).

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1-3, 5-11 and 13-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tang '031 in view of Burns '203.

Tang shows a golf club carrier comprising a carrier body supporting a golf bag having two wheels and a support surface, a handle H and an assist device connected to the carrier body (figure 1), wherein the assist device includes a spring 55 for assisting lifting of the carrier body; as best understood, and wherein the two wheels have an axis that is movable with respect to the carrier body such that the wheel axis is movable via the handle (figure 3-4), wherein the handle is rotatable and latchable (figure 1, column 4-5), but failed to disclose a hitching device connected to the carrier body for connecting to another hitching device on a golf cart.

Burns shows a golf club carrier that discloses a carrier body 10 having a hitching device connected to the carrier body for connecting to another hitching device on a golf cart (figure 2).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the wheeled golf club carrier of Tang with a hitching device connected to the carrier body as suggested by Burns in order to conveniently hitch the golf club carrier to a golf cart as taught by Burns for easy transporting of the carrier body on a golf cart.

8. Claims 4 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tang '031 as modified by Burns '203 in further view of Naab '271.

Tang as modified by Burns discloses a golf club carrier comprising a carrier body having a support surface with two wheels, a handle, an assist device and as modified a hitching device connected to the carrier body, but failed to disclose the hitching device having a mount claw as claimed.

Naab shows a carrier that includes a hitching device connected to the carrier body 50 or 55 for connecting to another hitching device (figure 3-5), wherein the hitching device of the carrier incorporates a mount claw 51 or 59 (column 5, line 41-44).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have further modified the wheeled golf club carrier of Tang as modified by the hitching device of Burns with a modified hitching device such as shown by Naab the utilizes a mount claw to enhance the hitching device to more easily and conveniently hitch the carrier to a another hitch device on a vehicle as taught by Naab.

Application/Control Number: 10/815,202

Art Unit: 3611

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

Hokaku '954 shows a golf club carrier and hitching device that incorporates a mount

claw on the vehicle-hitching device.

Guthrie et al '264 shows a carrier and hitching device that incorporates a mount claw on

the carrier-hitching device.

Arsenault '968 and Hampton show a golf club carrier with a hitching device.

10. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Daniel Yeagley whose telephone number is 703-305-0838. The

examiner can normally be reached on Mon. - Fri; first Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Lesley D Morris can be reached on 703-308-0629. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

D.Y.

SUPERVISORY CENTER 3600
SUPERVISORY PATENT EXAMINER
TESTEY D. MOHINS

Lesha

Page 5